1 2

ORDER - 1

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA

NANCY G. KNUDSEN, as personal representative for the Estate of Phillip S. Knudsen, deceased,

Plaintiff,

v.

CITY OF TACOMA, a municipal corporation under the laws of the State of Washington; JAMES L. WALTON, in his individual capacity; City of Tacoma Council Person KEVIN PHELPS, in his individual capacity; Former City of Tacoma Council Person SHARON McGAVICK, in her individual capacity; RICK TALBERT, City of Tacoma Council Person in his individual Capacity; Former City Attorney for the City of Tacoma ROBIN JENKINSON, in her individual capacity; and "JOHN and JANE DOES" 1 through 10 in their individual capacities,

Defendants.

Case No. C04-5850FDB

ORDER DENYING PLAINTIFF'S MOTION TO CONSOLIDATE MOTIONS

Plaintiff filed and noted for the same day a motion to file overlength brief and to consolidate motions. Motions for relief from deadlines are to be noted for seven judicial days after filing. (Local CR 7(d)(2).) Plaintiff's motion was incorrectly noted. Two motions for summary judgment are pending in which Defendants address different claims filed by Plaintiff. Defendants object to Plaintiff's motion as being inappropriately noted but have no objection to Plaintiff filing an overlength, 50 page brief.

The Court prefers to consider Defendants' summary judgment motions separately. ACCORDINGLY, IT IS ORDERED:

- 1. Plaintiff's Motion to Consolidate Motions [Dkt. # 45] is DENIED;
- 2. Plaintiff may file an overlength brief of 50 pages if he intends to file one brief in response to both summary judgment motions. Otherwise, Plaintiff is required to stay within the page limit.

DATED this 3rd day of November, 2005.

FRANKLIN D. BURGESS UNITED STATES DISTRICT JUDGE